#### UTILITY APPLICATION

As a below-named inventor, I hereby declare that:

My residence, post office address, and citizenship are as stated below next to my name.

I believe I am the original, first, and sole inventor (if only one name is listed below) or an original, first, and

is sought on the invention enti	tled METHOD FOR NETV	ect matter which is claimed and WORKING ONLINE APPA NG, the specification of which	REL	n a patent		
CHECK ONE						
[x] is attached hereto.						
[ ] was filed on				as		
and was amended on						
	(if appli	cable)				
I have read the applicable state	utes and rules reprinted on the	e reverse side of this declaration	n which I			
understand to describe subject	matter which is material und	ler 37 C.F.R. § 1.56(a).				
I hereby state that I have revie				, including		
the claims, as amended by any						
information which is material						
Federal Regulations, § 1.56(a)						
§ 119 of any foreign application	on(s) for patent or inventor's o	certificate listed below and hav	e also ider	ntified		
below any foreign application	for patent or inventor's certif	icate having a filing date befor	e that of the	ie		
application on which priority i	s claimed.					
Application Number	Country	Date of Filing	Priority Claimed			
			Yes □	No 🗆		
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I hereby claim the benefit under Title 35, United States Code, § 120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, § 112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, § 1.56(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this application.

Application Number	Date of Filing	Status - Patented, Pending, or Abandoned		
*				

## APPLICABLE STATUTES & RULES

## 37 C.F.R. § 1.56 - DUTY OF DISCLOSURE; FRAUD; STRIKING OR REJECTION OF APPLICATIONS

A duty of candor and good faith toward the Patent and Trademark Office rests on the inventor, on each attorney or agent who prepares or prosecutes the application and on every other individual who is substantively involved in the preparation or prosecution of the application and who is associated with the inventor, with the assignee or with anyone to whom there is an obligation to assign the application. All such individuals have a duty to disclose to the Office information they are aware of which is material to the examination of the application. Such information is material where there is a substantial likelihood that a reasonable examiner would consider it important in deciding whether to allow the application to issue as a patent. The duty is commensurate with the degree of involvement in the preparation or prosecution of the application.

Information relating to the following factual situations enumerated in 35 U.S.C. § 102 and § 103 should be considered material under 37 C.F.R. § 1.56(a):

A person shall be entitled to a patent unless --

- The invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for patent, or
- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of the application for patent in the United States, or
  - (c) he has abandoned the invention, or
- the invention was first patented or caused to be patented, or was the subject of an inventor's certificate, by the applicant or his legal representatives or assigns in a foreign country prior to the date of the application for patent in this country on an application for patent or inventor's certificate filed more than twelve months before the filing of the application in the United States, or
- the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent, or
  - he did not himself invent the subject matter sought to be patented, or (f)
- before the applicant's invention thereof the invention was made in this country by another who had not (g) abandoned, suppressed, or concealed it. In determining priority of invention there shall be considered not only the respective dates of conception and reduction to practice of the invention, but also the reasonable diligence of one who was first to conceive and last to reduce to practice, from a time prior to conception by the other.

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A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of A patent may not be obtained though the invention is not identically discussed or described as at that the subject matter as this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

#### 35 U.S.C. § 119 - BENEFIT OF EARLIER FILING DATE IN FOREIGN COUNTRY; RIGHT OF PRIORITY (Applicable Portion)

An application for patent for an invention filed in this country by any person who has, or whose legal representatives or assigns have, previously regularly filed an application for a patent for the same invention in a foreign country which affords similar privileges shall have the same effect as the same application would have if filed in this country on the date on which the similar privileges shall have the same enert as the same application would have a fine in the country of the case invention was first filed in such foreign country, if the application in this country is filed within twelve months from the earliest date on which such foreign application was filed; but no patent shall be granted on any application for patent for an invention which has been patented or described in a printed publication in any country more than one year before the date of the actual filing of the application in this country, or which had been in public use or on sale in this country more than one year prior to such filing.

# 35 U.S.C. § 120 - BENEFIT OF EARLIER FILING DATE IN THE UNITED STATES

An application for patent for an invention disclosed in the manner provided by the first paragraph of section 112 of this title in an application previously filed in the United States, or as provided by section 363 of this title, by the same invention shall have the same effect, as to such invention, as though filed on the date of the prior application, if filed before the patenting or abandonment of or termination of proceedings on the first application or on an application similarly entitled to the benefit of the filing date of the first application and if it contains or is amended to contain a specific reference to the earlier filed application.

# 35 U.S.C. § 112 - SPECIFICATION (Applicable Portion)

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make use the same, and shall set forth the best mode contemplated by the inventor of carrying out his

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention

## DECLARATION, continued...

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## **POWER OF ATTORNEY**

I, HYUNG CHANG BAE, the owner of the application for United States Letters Patent for an invention in METHOD FOR NETWORKING ONLINE APPAREL PURCHASING AND OFFLINE APPAREL CLEANING, by HYUNG CHANG BAE, executed on the date indicated below do(es) hereby appoint as attorneys of record with full power of substitution and revocation, to prosecute this application and transact all business in the Patent and Trademark Office connected therewith: John K. Park, Reg. No. 37,904.

Ser	nd Correspondence to:	RK n LLP e Blvd., Suite 1110 California 90010	Direct Telephone Calls to: 213-389-3777 Fax to: 213-389-3377				
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,	TITLE		DATE	SIGNATURE			

# VERIFIED STATEMENT [DECLARATION] CLAIMING SMALL ENTITY STATUS [37 C.F.R. §§ 1.9 (f) and 1.27 (b)] - INDEPENDENT INVENTOR

Applicant or Patentee:

HYUNG CHANG BAE

Serial or Patent Number:

N/A Herewith

Filed or Issued: Title of the invention:

METHOD FOR NETWORKING ONLINE APPAREL

PURCHASING AND OFFLINE APPAREL CLEANING

As a below named inventor, I hereby declare that I qualify as an independent inventor as defined in 37 C.F.R. § 1.9(c) for purpose of paying reduced fees under § 41(a) and (b) of Title 35, United States Code, to the Patent and Trademark Office with regard to the invention entitled METHOD FOR NETWORKING ONLINE APPAREL PURCHASING AND OFFLINE APPAREL CLEANING described in

[X] the specificati [ ] application ser [ ] Patent No	on filed herein ial No, issue	, filed			
I have not assigned, grant grant, convey, or license inventor under 37 C.F.R. as a small business concess	ated, conveyed, or licens any rights in the invent § 1.9(c) if that person	sed and am und tion to any pers had made the in	er no obligatio on who could need to	n under contract or la not be classified as an any concern which w	independent ould not qualify
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